## IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE, TENNESSEE

WORD MUSIC, LLC., a Tennessee Limited Liability	)	
company, DAYSPRING MUSIC, LLC, a Tennessee	)	
Limited Liability Company, WORDSPRING MUSIC,	)	
LLC., a Tennessee Limited Liability company,	)	
UNICHAPPELL MUSIC, INC., a Delaware corporation,	)	
CHAPPELL & CO., INC., a Delaware corporation,	)	
COTILLION MUSIC, INC., a Delaware Corporation,	)	Case No.
RIGHTSONG MUSIC, INC., a Delaware Corporation,	)	
WALDEN MUSIC, INC., a New York Corporation,	)	
WARNER/TAMERLANE PUBLISHING CORP., a	)	
California corporation, and WB MUSIC CORP., a	)	
California corporation,	)	
•	)	
Plaintiffs,	)	
	)	
VS.	)	
	)	
PRIDDIS MUSIC, INC., a Nevada corporation,	.)	
RICHARD L. PRIDDIS, individually, PROSOUND	)	
KARAOKE LTD., a United Kingdom corporation,	)	
MEDIOSTREAM, INC., a California corporation,	)	
d/b/a "K SUPERSTAR," D.J. MILLER MUSIC	)	
DISTRIBUTORS, INC., a Colorado corporation,	)	
d/b/a "PROSING," and DALE S. MILLER,	)	
Individually	)	
	)	
Defendants.	)	

## CORPORATE DISCLOSURE STATEMENT

Pursuant to Local Rule 7.02<sup>1</sup>, Plaintiffs WORD MUSIC LLC, *et al.* make the (Name of Party)

following disclosure:

1. All parent corporations, if any, of the named party:

WARNER/TAMERLANE PUBLISHING CORP., a California corporation, WB MUSIC CORP., a California corporation, UNICHAPPELL MUSIC, INC., a Delaware corporation,

Local Rule 7.02 provides: "Any non-governmental corporate party shall file a Corporate Disclosure Statement identifying all its parent corporations and listing any publicly held company that owns ten percent (10%) or more of the party's stock. A party shall file the Corporate Disclosure Statement as a separate document with its initial pleading, or other initial Court filing, and shall supplement the Corporate Disclosure Statement within a reasonable time of any change in the information."

CHAPPELL & CO., INC., a Delaware corporation, RIGHTSONG MUSIC, INC., a Delaware Corporation, WALDEN MUSIC, INC., a New York Corporation, are wholly owned subsidiaries of WARNER/CHAPPELL MUSIC, INC. a Delaware Corporation.

WORD MUSIC, LLC., a Tennessee Limited Liability company, DAYSPRING MUSIC, LLC, a Tennessee Limited Liability Company, WORDSPRING MUSIC, LLC., a Tennessee Limited Liability company, and COTILLION MUSIC, INC., a Delaware Corporation, are all wholly owned subsidiaries of WORD MUSIC GROUP, LLC, a Tennessee Limited Liability Company which is 100% owned by Word Entertainment LLC, which is 100% owned by Word Holdings LLC, which is owned 80% by Warner Music Group, Corp.

2. All publicly held companies, if any, that own ten percent (10%) or more of the named party's stock:

The ultimate parent corporation for Plaintiffs, WARNER/TAMERLANE PUBLISHING CORP., WB MUSIC CORP and UNICHAPPELL MUSIC, INC., which is WARNER/CHAPPELL MUSIC, INC. a Delaware Corporation, is 100% owned Warner Music Group, Corp., a publicly held corporation traded on the New York Stock Exchange.

The ultimate parent corporation for plaintiffs,

WORD MUSIC, LLC., a Tennessee Limited Liability company, DAYSPRING MUSIC, LLC, a Tennessee Limited Liability Company, and WORDSPRING MUSIC, LLC., a Tennessee Limited Liability company is, to the extent of 80% of the equity in such entities, Warner Music Group, Corp., a publicly held corporation traded on the New York Stock Exchange.

Timothy L. Warnock

Bowen, Riley, Warnock & Jacobson, PLC

1906 West End Avenue Nashville, TN 37203 5,08.07 Date

[See Attached Certificate of Service]

t Local Rule 7.02 provides: "Any non-governmental corporate party shall file a Corporate Disclosure Statement identifying all its parent corporations and listing any publicly held company that owns ten percent (10%) or more of the party's stock. A party shall file the Corporate Disclosure Statement as a separate document with its initial pleading, or other initial Court filing, and shall supplement the Corporate Disclosure Statement within a reasonable time of any change in the information."

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served via U.S. Mail, postage prepaid, upon:

PRIDDIS MUSIC, INC., a Nevada corporation, RICHARD L. PRIDDIS, individually, and PROSOUND KARAOKE LTD., a United Kingdom corporation,:

c/o

Richard L. Priddis 790 N 200 East Lindon, Utah 84042

MEDIOSTREAM, INC., a California corporation, d/b/a "K SUPERSTAR,"

c/o Attorney: Frear Stephen Schmid

177 Post Street, Suite 890 San Francisco, CA 94108 Ph: (415) 788-5957 Fax: (415) 788-5958

D.J. MILLER MUSIC DISTRIBUTORS, INC., a Colorado corporation, d/b/a "PROSING," and DALE S. MILLER, Individually

c/o Attorney: Owen Borum

Caplan and Earnest LLC One Boulder Plaza

1800 Broadway, Suite 200 Boulder, CO 80302-6737

Ph: (303) 443-8010 Fax: (303) 440-3967

this the 6 day of May, 2007

Finothy L. Warnock

1 Local Rule 7.02 provides: "Any non-governmental corporate party shall file a Corporate Disclosure Statement identifying all its parent corporations and listing any publicly held company that owns ten percent (10%) or more of the party's stock. A party shall file the Corporate Disclosure Statement as a separate document with its initial pleading, or other initial Court filing, and shall supplement the Corporate Disclosure Statement within a reasonable time of any change in the information."